

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P. D. SOX 1450 Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/088,442	03/15/2002	Bernard Danner	1999CH020	1768
25255	590 09/03/2003 CORPORATION		EXAM	INER
	AL PROPERTY DEPAR	TMENT	EINSMANN, M	IARGARET V
CHARLOTTE,	, NC 28205	RECEIVED	ART UNIT	PAPER NUMBER
		DEC 2 9 2003	1751	
		TO 4700	DATE MAILED: 09/03/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	
DEC 2 2 2003	10/088,442	DANNER ET AL.	
Office Action Sumbary	Examin r	Art Unit	
RADEMAR	Margaret Einsmann	1751	
Th MAILING DATE of this communication app Period for Reply	ars on the cover shet w	th th correspond nce address	
A SHORTENED STATUTORY PERIOD FOR REPL	Y IS SET TO EXPIRE 3 M	ONTH(S) FROM	
THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	I36(a). In no event, however, may a rely within the statutory minimum of thin will apply and will expire SIX (6) MON a, cause the application to become Al	eply be timely filed by (30) days will be considered timely. THS from the mailing de fire of this continuing attors SANDONED (35 U.S.C. \$ 483))
1) Responsive to communication(s) filed on	<u>. </u>	TC 1700	
,—	as action is non-final.	- 1700	
3) Since this application is in condition for allow		tters, prosecution as to the ments	is
closed in accordance with the practice under Disposition of Claims	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
4) Claim(s) 1-26 is/are pending in the application	n.		
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-26</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine		u. P. ania ia	
10) The drawing(s) filed on is/are: a) acce			
Applicant may not request that any objection to the state of the proposed drawing correction filed on		•	
If approved, corrected drawings are required in re		disapproved by the Examiner.	
12) The oath or declaration is objected to by the Ex			
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreig	n priority under 35 H.S.C.	& 119(a)-(d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:	in phonty under do d.d.d.	3 1 10(4) (4) 01 (1).	
a) ☐ All b) ☐ Some c) ☐ None of. 1. ☐ Certified copies of the priority documen	nts have been received		
2. Certified copies of the priority document		Application No	
Copies of the certified copies of the prior			
application from the International B * See the attached detailed Office action for a lis	ureau (PCT Rule 17.2(a)).	•	
14)☐ Acknowledgment is made of a claim for domes	tic priority under 35 U.S.C	. § 119(e) (to a provisional applicat	tion).
 a) ☐ The translation of the foreign language pr 15)☐ Acknowledgment is made of a claim for domes 			
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice o	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)	

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Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-26 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 1-7, 9-26 are indefinite for the following reasons. The preamble to claim 1 describes a method of treating of textile pieces goods with textile treatment agent (T). First, the term (T) is indefinite since its metes and bounds cannot be defined. In addition, the steps of the process do not refer to (T). Instead, P_A is applied to the textile piece goods. The steps do not include any reference to the treatment agent (T), so one is left to wonder about the relationship of (T) to P_A. Is T also applied to the textile piece goods? Are T and P_A applied together? Sequentially? Is P_A part of a composition comprising (T)? Is P_A is a subset of T, or is applied in combination with (T)? Also, what are the conditions which "would otherwise in the textile substrate favor the formation of transport folds and or the occurrence of friction?"

In claim 6 the (F) and (G) terms are indefinite since their metes and bounds cannot be determined. Isn't a thickening agent a flow control agent? Define each by a Markush group would be helpful.

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In claim 7 (Z) is indefinite. What is the meaning of the term "formulation additive?" Since W already contains F and/or G, Z should also state that at least one additive in additional to those already claimed is included.

The claims are rambling and narrative in form. For example, claim 10 could be worded, "The method of claim 1 wherein (T) is a dye or optical brightener and the textile piece goods are made from synthetic polyamide microfibers, optionally blended with other fibers of comparable fineness.

Claim 14 does not further limit claim 1.

Claim 21 does not further limit claim 4.

Claim 22 does not further limit claim 5.

Claim 23 does not further limit claim 7

Claim 24 does not further limit claim 13.

Regarding composition claims 11-13, 16-20, 25 and 26, all of the components must be defined. Claim 3 is a process claim. Accordingly claim 11 is improperly dependent on claim 3 since a claimed composition cannot further limit a process. Accordingly P_A must be defined in claim 11,

W must be defined in claim 12;

W', PA,F,G,X,Y and Z must be defined in claim 13, 16 and 19:

 P_A , A_1 and A_2 must be defined in claim 17;

P_A, B₁ and A₁ must be defined in claim 18;

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G must be defined in claim 20. All of the components must be defined in claims 21-26.

Double Patenting

A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain a patent therefor ..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon 35 U.S.C. 101.

Applicant is advised that should claims 1,4,5,7 and 13 be found allowable, claims 14 and 21-24 will be objected to under 37 CFR 1.75 as being a substantial duplicate thereof. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

⁽b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one y ar prior to the date of application for patent in the United States.

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Claims 11-13, 16-20, 25 and 26 are rejected under 35 U.S.C. 102(b) as being anticipated by Imperial Chemical Industries Limited, GB 1,108,811.

Condensation products of a dicarboxylic acid with a mixture of a diaminopolyalkyleneoxy and an aliphatic, cycloaliphatic or aromatic diamine and aqueous compositions thereof are disclosed for use in treating textile piece goods, which are the claimed compositions comprising P_A. See page 1 lines 13 et seq. Claim 10f the patent discloses the lubricant as claimed in claim 11. Page 3 lines 49-62 disclose the limitation of claims 17-18. The following paragraph on page 3, lines 63 et seq. teaches their solubility or dispersibility in aqueous media. The examples disclose aqueous compositions containing additives as claimed. The addition of thickeners, starch or hydroxyalkyl cellulose is disclosed on page 4 lines 126,127. Regarding the claims to a process of making the claimed condensation products and compositions, the examples disclose the condensation products being mixed with water and various additives.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Margaret Einsmann whose telephone number is 703-308-3826. The examiner can normally be reached on 7:00 AM -4:30 PM M-Th and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yogendra Gupta can be reached on 703-308-4708. The fax phone numbers for the organization where this application or proceeding is assigned are 703-

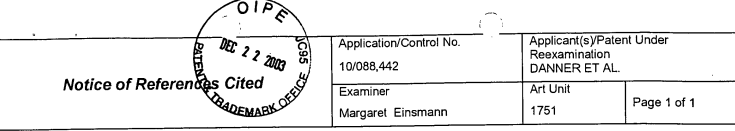
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872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

August 29, 2003

Margaret Einsmann
Primary Examiner
Art Unit 1751



U.S. PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Name	Classification
	Α	US-		F	DEC 2 9 2003 TC 1700
	В	US-			DEC 2 9 2003
	C	US-			TC 1700
	D	US-			10 1700
	E	US-			
	F	US-			
	G	US-			
	н	US-			
	ı	US-			
	J	US-			
	к	US-			
	L	US-			
	М	US-			

FOREIGN PATENT DOCUMENTS

*		Document Number Country Code-Number-Kind Code	Date MM-YYYY	Country	Name	Classification
X	N	GB 1108811	04-1968	Great Britain	Imperial Chem. Ind. Ltd.	
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NON-PATENT DOCUMENTS

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*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

FORM PTO-1449

U.S DEPARTMENT OF COMMERCE
PATENT AND TRADEMARK OFFICE

INFORMATION DISCLOSURE OF ATRAST BY APPLICANT

(37 CFR 1.98(b))

DEC 2 2 2003

APPLICANT: Beatherd Danner, et al.
FILING DATE: 9/21/00 GROUP:

U.S. PATENT DOCUMENTS

Examiner Initial		Patent Number	Issue Date	Patentee	Class	Subclass	Filing Date If Appropriate
M	AA	3,882,090	5/6/75	Fagerburg, et al.			- Parada
	AB	· · ·					
	AC						
		FOR	EIGN PATENT OR	PUBLISHED FOREIGN	APPLICATI	ON	
		DOCUMENT NUMBER	PUB. DATE	COUNTRY		,	TRANSLATION
ME	BA	1,108,811	4/3/68	Great Britain			English
mi	ВВ	1,108,812	4/3/68	Great Britain			English
ME	B¢	1,146,675	3/26/69	Great Britain			English
M	BD	1,170,300	11/12/69	Great Britain	1		English
M	BE	1 595 669	7/30/70	Germany	-		See BD Above
NE	BF	2 128 202	4/26/84	Great Britain	†		English (
M	BG	0 506 613	9/30/92	Europe			See CA Below
M	вн	2 282 153	3/29/95	Great Britain	 		English
	BI				1		
	BJ						
	BK				 -		

OTHER DOCUMENTS (Including Author, Title, Date, Place of Publications)

ı			Author, Title, Data, Flace of Publication**)	
	mé	CA	English abstract for EP 0506613, 9/30/92	
	INE	СВ	Martin J. Schick, "Monionic Surfactants", Marcel DEKKER, Inc., New York, 1967, Title page and Table of Contents	
	-	СС	Marner M. Linfield, "Anionic Surfactants Part I", Marcel DEKKER, Inc., New York, 1976, Title page and Table of Contents	
H	,-	CD	Warneh M. Linfield, "Anionic Surfactants Part II", Marcel DEKKER, Inc., New York, 1976, Title page and Table of Contents	
		CE	B.R. Bluestein, et al., "Amphoteric Surfactants", Marcel DEKKER, Inc., New York, 1982, Title page and Table of Contents	
2		CF		
	EXAMINER		M. EINSMan DATE CONSIDERED 8/29/03	
EXAMINER: Initial citation considered. Draw line through citation if not in conformation considered. Include copy of this form with next communication to applicant				